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4	In se: PATENT APPLICATION		Group Art Ur			Z .1 .1
ر, •	Inventor(s): Morihiro Mura	1	Examiner:	Aristotelis M. Psi		7711
	Appln. No.: 09 Series Code ↑	665,912 Serial No. ↑	Atty. Dkt.	245 <u>656</u> M #	51270 Client Ref	M)-
	Filed: September 20, 2000	Scriai No. 1	r [171#	Cheff Rei	<u>ー</u>
	Title: METHOD OF LOGICAL		RCE	<u>DO NOT USE</u> FOR PR		S.13.03
_	CONTENTS OF A CD-RW DISE WITH E DIVISIONAL, CIP OR DESIGN					N.OF
_	RESERVING DISC ID	(500	1	APPLICATIONS, OR I PATENTS	REEXAMINATIO	\Or
		7 Me (5)				····
	Hon. Commissioner of Patents	MR S	1	Date: Febru	uary 20, 2003	
	Washington, D.C. 20231	Ara selle				•
	Sir:	ENT & TRA				
	REQUEST FOR CONTINUED EXAMINATION (RCE) UNDER RULE 114					
_	Please continue the examination of this application.					
ĺ	PREREQUISITES					
	This application was <u>filed on/after June 8, 1995</u> , is not abandoned, and no court action has been filed, or if filed, it has been terminated.					
	An issue fee <u>has not been</u> paid (<u>unless</u> a petition under Rule 313(c)(2) is also being filed see item 4 below).					
	Prosecution has been closed as defined in Rule 114(b).					
	Reply to any outstanding action must be enclosed or previously filed.					
٠ ١	This application is entitled under Rule 114 to withdrawal of any outstanding finality or of any allowance plus a new					
,	action by the Examiner. Consideration on the merits of each submission (e.g., IDS, Amendment, new arguments, new					
•	evidence, but not appeal/reply briefs themselves) filed herewith is respectfully requested.					
•	Please consider the following before the next Official Action:					
	1. Please enter do not enter the Amendment filed					
	2. The enclosed new Amendment 3. Consider the grayments in the enclosed brief filed and reply brief filed.					
	 3. ☐ Consider the arguments in the appeal brief filed and reply brief filed 4. ☐ The issue fee has been paid, but this RCE is based on Rule 313(c)(2). See enclosed petition. 					
	5. The enclosed Information Disclosure Statement					
	☐ IDS Letter ☐ Cited Appln ☐ Foreign Search Report/OA					
	PTO-1449					
	required \$130 fee (fee code 098) to our Deposit Account (see below).					
	7. Petition is hereby made to extend the original due date of to cover the date (1 mo) \$110/\$55					
	this Request is filed. PLEASE CHARGE the requisite fee to our Deposit (2 mos) \$410/\$205 +					
	Account (see below) (3 mos) \$930/\$465 8. PLEASE CHARGE the Rule 17(e) (RCE) filing fee of \$\sumsymbol{\substack} \\$5750 (lg. ent.) \$\sumsymbol{\substack} \\$375 (sm. ent.) plus any					
	deficiency and any other fee due now or later to our Deposit NOTE: Rule 17(e) filling fee Cannot be deferred!					
	Account No. 16-1805 under		/_245656	NO CLAIMS FEE RE	_	
03/10/200	3 AUDNDAF1 00000014 09665912	C#	M#	adding claims by box		nich case
01 FC:180	750.00 0			cover this with PAT-1	120.	
Pillsbury Winthrop LLP Intellectual Property Group						
	725 South Figueroa Street, Suite	By Atty:		·		•
	2800	Eric	S. Chen	Reg. No	0. 43,542	· .
•	Los Angeles, CA 90017-5406	Sig:	0.00	Fax: (213) 629-1033	•
	(213) 488-7100	org.	-w x . els		(213) 629-1033	
	Atty/Sec: ESC/ah					

NOTE: File this Request (plus enclosures, if any) in duplicate and with PTO receipt (PAT-103A)

PATENT 51270-245656

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Request for Continued Examination (RCE) application of:

M. MURATA

Serial No: 09/665,912

Filed: September 20, 2000

For: METHOD OF LOGICALLY ERASING CONTENTS OF A CD-RW DISC WHILE

RESERVING DISC ID

Art Unit:

2653

Examiner:

A.M. PSITOS

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Assistant Commissioner for Patents

Washington D.C. 20231, on __February 20, 2003__.

Date of Deposit

Eric S. Chen Name

=0 . Ola 62/20/200

Signature Date

REQUEST FOR CONTINUED EXAMINATION AND ENTRY OF RULE 116 AMENDMENT

RECEIVED

MAR 1 1 2003

Technology Center 2600

Assistant Commissioner for Patents Washington, D.C. 20231

Dear Sir:

Applicant requests continued examination of the above-referenced application and entry of the previously filed Rule 116 Amendment. On July 3, 2002, the Examiner issued a Final Office Action, rejecting claims 1-32 and objecting to claims 3, 5, 7, 11, and 13. On December 27, 2002, Applicant submitted a 37 C.F.R. § 1.116 ("Rule 116") Amendment along with a three-month extension of time and a Notice of Appeal. On January 14, 2003, the Examiner issued an Advisory Action indicating that the Rule 116 Amendment would not be entered.

The Notice of Appeal was received by the Patent Office on January 3, 2003, and

applicant's Appeal Brief is due March 3, 2003. In lieu of applicant's Appeal Brief, this RCE and request to enter the Rule 116 Amendment filed December 27, 2002 is being submitted so that prosecution of the present application may continue without appeal. The Examiner recommended the filing of an RCE so as to permit consideration and entry of the Rule 116 Amendment filed December 27, 2002. (Advisory Action, page one, item 4; and page two, second and third paragraphs.)

The Examiner is requested to call either of the undersigned attorneys at the Los Angeles, California telephone number (213) 488-7100 to discuss the steps necessary for placing the application in condition for allowance, should the Examiner believe such telephone conference would be helpful.

Respectfully submitted,

PILLSBURY WINTHROP LLP

Date: February 20, 2003

Eric S. Chen

Registration No. 43,542 Attorney for Applicants

Date: February 20, 2003

Roger R. Wise

Registration No. 31,204 Attorney for Applicants

725 South Figueroa Street, Suite 2800 Los Angeles, CA 90017-5406

Telephone: (213) 488-7100 Facsimile: (213) 629-1033